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5	Counsel for Defendant MYERS	
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7		
8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION	
10		
11	UNITED STATES OF AMERICA,) No. CR 09-01195 JF
12	Plaintiff,)) STIPULATION TO AMEND THE
13	v.) MODIFICATION OF THE CONDITIONS) OF RELEASE PERMITTING LLOYD) MYERS TO TRAVEL TO LA QUINTA,) CALIFORNIA TO ATTEND A FUNERAL
14	LLOYD MYERS,	
15	Defendant.) HON. PATRICIA V. TRUMBULL
16		
17	STIPULATION	
18	The United States through its attorney of record, Assistant United States Attorney	
19	Timothy Lucey and Defendant, Lloyd Myers, through his counsel of record, Assistant Federal	
20	Public Defender Varell L. Fuller, stipulate and agree, subject to the Court's approval, that the	
21	Conditions of Release issued by U.S. Magistrate Patricia V. Trumbull on January 22, 2010,	
22	should be amended to permit the defendant Lloyd Myers to travel on Friday, June 4, 2010, by car	
23	to La Quinta, California, to attend his sister-in-law's funeral, and returning to the Northern	
24	District of California on June 6, 2010.	
25	It is further stipulated that prior to his departure, Mr. Myers is to provide an itinerary to	
26	his United States Pretrial Services Officer.	
	Stipulation to Modify Conditions of Release No. CR 09-01195-JF	1

Case5:09-cr-01195-EJD Document24 Filed06/03/10 Page2 of 2 It is further stipulated that on the first business day following his return, Mr. Lloyd shall contact his assigned United States Pretrial Services Officer. On June 3, 2010, United States Pretrial Service Officer Anthony Granados advised our office that he had no objections to the proposed stipulation and order. SO STIPULATED: Dated: June 3, 2010 /S/ VARELL L. FULLER Assistant Federal Public Defender Dated: June 3, 2010 TIMOTHY LUCEY Assistant United States Attorney Stipulation to Modify Conditions of Release